AMENDMENT TO H.R. 1104, AS REPORTED OFFERED BY MR. SMITH OF TEXAS

Add at the end the following:

TITLE _____

2	SEC.	01.	FINDINGS.

3 Congress finds the following:

- (1) Obscenity and child pornography are not entitled to protection under the First Amendment under Miller v. California, 413 U.S. 15 (1973) (obscenity), or New York v. Ferber, 458 U.S. 747 (1982) (child pornography) and thus may be prohibited.
- (2) The Government has a compelling state interest in protecting children from those who sexually exploit them, including both child molesters and child pornographers. "The prevention of sexual exploitation and abuse of children constitutes a government objective of surpassing importance," New York v. Ferber, 458 U.S. 747, 757 (1982), and this interest extends to stamping out the vice of child pornography at all levels in the distribution chain. Osborne v. Ohio, 495 U.S. 103, 110 (1990).
- (3) The Government thus has a compelling interest in ensuring that the criminal prohibitions



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1	against child pornography remain enforceable and
2	effective. "The most expeditious if not the only prac-
3	tical method of law enforcement may be to dry up
4	the market for this material by imposing severe
5	criminal penalties on persons selling, advertising, or
6	otherwise promoting the product." Ferber, 458 U.S.
7	at 760.
8	(4) In 1982, when the Supreme Court decided
9	Ferber, the technology did not exist to:
10	(A) computer generate depictions of chil-
1	dren that are indistinguishable from depictions
12	of real children;
13	(B) use parts of images of real children to
14	create a composite image that is unidentifiable
15	as a particular child and in a way that prevents
16	even an expert from concluding that parts of
17	images of real children were used; or
18	(C) disguise pictures of real children being
19	abused by making the image look computer-
20	generated.
21	(5) Evidence submitted to the Congress, includ-
22	ing from the National Center for Missing and Ex-
23	ploited Children, demonstrates that technology al-
24	ready exists to disguise depictions of real children to

make them unidentifiable and to make depictions of



1	real children appear computer-generated. The tech
2	nology will soon exist, if it does not already, to com-
3	puter generate realistic images of children.

- (6) The vast majority of child pornography prosecutions today involve images contained on computer hard drives, computer disks, and/or related media.
- (7) There is no substantial evidence that any of the child pornography images being trafficked today were made other than by the abuse of real children. Nevertheless, technological advances since Ferber have led many criminal defendants to suggest that the images of child pornography they possess are not those of real children, insisting that the government prove beyond a reasonable doubt that the images are not computer-generated. Such challenges increased significantly after the decision in Ashcroft v. Free Speech Coalition 535 U.S. 234 (2002).
- (8) Child pornography circulating on the Internet has, by definition, been digitally uploaded or scanned into computers and has been transferred over the Internet, often in different file formats, from trafficker to trafficker. An image seized from a collector of child pornography is rarely a first-generation product, and the retransmission of images



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can alter the image so as to make it difficult for even an expert conclusively to opine that a particular image depicts a real child. If the original image has been scanned from a paper version into a digital format, this task can be even harder since proper forensic assessment may depend on the quality of the image scanned and the tools used to scan it.

(9) The impact of the Free Speech Coalition decision on the Government's ability to prosecute child pornography offenders is already evident. The Ninth Circuit has seen a significant adverse effect on prosecutions since the 1999 Ninth Circuit Court of Appeals decision in Free Speech Coalition. After that decision, prosecutions generally have been brought in the Ninth Circuit only in the most clear-cut cases in which the government can specifically identify the child in the depiction or otherwise identify the origin of the image. This is a fraction of meritorious child pornography cases. The National Center for Missing and Exploited Children testified that, in light of the Supreme Court's affirmation of the Ninth Circuit decision, prosecutors in various parts of the country have expressed concern about the continued viability of previously indicted cases as well as declined potentially meritorious prosecutions.



(10) Since the Supreme Court's decision in
Free Speech Coalition, defendants in child pornog-
raphy cases have almost universally raised the con-
tention that the images in question could be virtual,
thereby requiring the government, in nearly every
child pornography prosecution, to find proof that the
child is real. Some of these defense efforts have al-
ready been successful. In addition, the number of
prosecutions being brought has been significantly
and adversely affected as the resources required to
be dedicated to each child pornography case now are
significantly higher than ever before.

that the technology exists to computer generate realistic images of child pornography, the cost in terms of time, money, and expertise is—and for the foreseeable future will remain—prohibitively expensive. As a result, for the foreseeable future, it will be more cost-effective to produce child pornography using real children. It will not, however, be difficult or expensive to use readily available technology to disguise those depictions of real children to make them unidentifiable or to make them appear computer-generated.



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(12) Child pornography results from the abuse
of real children by sex offenders; the production of
child pornography is a byproduct of, and not the pri-
mary reason for, the sexual abuse of children. There
is no evidence that the future development of easy
and inexpensive means of computer generating real-
istic images of children would stop or even reduce
the sexual abuse of real children or the practice of
visually recording that abuse.

(13) In the absence of congressional action, the difficulties in enforcing the child pornography laws will continue to grow increasingly worse. The mere prospect that the technology exists to create composite or computer-generated depictions that are indistinguishable from depictions of real children will allow defendants who possess images of real children to escape prosecution; for it threatens to create a reasonable doubt in every case of computer images even when a real child was abused. This threatens to render child pornography laws that protect real children unenforceable. Moreover, imposing an additional requirement that the Government prove beyond a reasonable doubt that the defendant knew that the image was in fact a real child—as some courts have done—threatens to result in the de facto



1	legalization of the possession, receipt, and distribu-
2	tion of child pornography for all except the original
3	producers of the material.
4	(14) To avoid this grave threat to the Govern-
5	ment's unquestioned compelling interest in effective
6	enforcement of the child pornography laws that pro-
7	tect real children, a statute must be adopted that
8	prohibits a narrowly-defined subcategory of images.
9	(15) The Supreme Court's 1982 Ferber v. New
10	York decision holding that child pornography was
11	not protected drove child pornography off the shelves
12	of adult bookstores. Congressional action is nec-
13	essary now to ensure that open and notorious traf-
14	ficking in such materials does not reappear, and
15	even increase, on the Internet.
16	SEC02. IMPROVEMENTS TO PROHIBITION ON VIRTUAL
17	CHILD PORNOGRAPHY.
18	(a) Section 2256(8)(B) of title 18, United States
19	Code, is amended to read as follows:
20	"(B) such visual depiction is a digital
21	image, computer image, or computer-generated
22	image that is, or is indistinguishable (as defined
23	in section 1466A) from, that of a minor engag-
24	ing in sexually explicit conduct; or".



1	(b) Section 2256(2) of title 18, United States Code,
2	is amended to read as follows:
3	"(2)(A) Except as provided in subparagraph
4	(B), 'sexually explicit conduct' means actual or
5	simulated—
6	"(i) sexual intercourse, including genital-
7	genital, oral-genital, anal-genital, or oral-anal,
8	whether between persons of the same or oppo-
9	site sex;
10	"(ii) bestiality;
11	"(iii) masturbation;
12	"(iv) sadistic or masochistic abuse; or
13	"(v) lascivious exhibition of the genitals or
14	pubic area of any person;
15	"(B) For purposes of subsection 8(B) of this
16	section, 'sexually explicit conduct' means—
17	"(i) graphic sexual intercourse, including
18	genital-genital, oral-genital, anal-genital, or
19	oral-anal, whether between persons of the same
20	or opposite sex, or lascivious simulated sexual
21	intercourse where the genitals, breast, or pubic
22	area of any person is exhibited;
23	"(ii) graphic or lascivious simulated;
24	"(I) bestiality;
25	"(II) masturbation; or



1	"(III) sadistic or masochistic abuse;
2	or
3	"(iii) graphic or simulated lascivious exhi-
4	bition of the genitals or pubic area of any per-
5	son;".
6	(c) Section 2256 is amended—
7	(1) in paragraph 8(D), by striking "and" at the
8	end;
9	(2) in paragraph (9), by striking the period at
10	the end and inserting "; and; and
11	(3) by inserting at the end the following new
12	paragraph:
13	"(10) 'graphic', when used with respect to a de-
14	piction of sexually explicit conduct, means that a
15	viewer can observe any part of the genitals or pubic
16	area of any depicted person or animal during any
17	part of the time that the sexually explicit conduct is
18	being depicted.".
19	(d) Section 2252A(c) of title 18, United States Code,
20	is amended to read as follows:
21	"(c)(1) Except as provided in paragraph (2), it shall
22	be an affirmative defense to a charge of violating this sec-
23	tion that the production of the alleged child pornography
24	did not involve the use of a minor or an attempt or con-



- 1 spiracy to commit an offense under this section involving
- 2 such use.
- 3 "(2) A violation of, or an attempt or conspiracy to
- 4 violate, this section which involves child pornography as
- 5 defined in section 2256(8)(A) or (C) shall be punishable
- 6 without regard to the affirmative defense set forth in para-
- 7 graph (1).".
- 8 SEC. ___03. PROHIBITION ON PANDERING MATERIALS AS
- 9 CHILD PORNOGRAPHY.
- 10 (a) Section 2256(8) of title 18, United States Code,
- 11 is amended—
- 12 (1) in subparagraph (C), by striking "or" at
- the end and inserting "and"; and
- 14 (2) by striking subparagraph (D).
- 15 (b) Chapter 110 of title 18, United States Code, is
- 16 amended—
- 17 (1) by inserting after section 2252A the fol-
- lowing:
- 19 "§ 2252B. Pandering and solicitation
- 20 "(a) Whoever, in a circumstance described in sub-
- 21 section (d), offers, agrees, attempts, or conspires to pro-
- 22 vide or sell a visual depiction to another, and who in con-
- 23 nection therewith knowingly advertises, promotes, pre-
- 24 sents, or describes the visual depiction with the intent to
- 25 cause any person to believe that the material is, or con-



- tains, a visual depiction of an actual minor engaging in sexually explicit conduct shall be subject to the penalties set forth in section 2252A(b)(1), including the penalties provided for cases involving a prior conviction. "(b) Whoever, in a circumstance described in sub-5 section (d), offers, agrees, attempts, or conspires to receive or purchase from another a visual depiction that he believes to be, or to contain, a visual depiction of an actual minor engaging in sexually explicit conduct shall be subject to the penalties set forth in section 2252A(b)(1), including the penalties provided for cases involving a prior conviction. 12 "(c) It is not a required element of any offense under 13 this section that any person actually provide, sell, receive, 14 purchase, possess, or produce any visual depiction. 15 "(d) The circumstance referred to in subsection (a) 16 and (b) is that— 17 "(1) any communication involved in or made in 18 19
 - furtherance of the offense is communicated or transported by the mail, or in interstate or foreign commerce by any means, including by computer, or any means or instrumentality of interstate or foreign commerce is otherwise used in committing or in furtherance of the commission of the offense;



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1	"(2) any communication involved in or made in
2	furtherance of the offense contemplates the trans-
3	mission or transportation of a visual depiction by the
4	mail, or in interstate or foreign commerce by any
5	means, including by computer;
6	"(3) any person who travels or is transported in
7	interstate or foreign commerce in the course of the
8	commission or in furtherance of the commission of
9	the offense;
10	"(4) any visual depiction involved in the offense
11	has been mailed, or has been shipped or transported
12	in interstate or foreign commerce by any means, in
13	cluding by computer, or was produced using mate-
14	rials that have been mailed, or that have been
15	shipped or transported in interstate or foreign com-
16	merce by any means, including by computer; or
17	"(5) the offense is committed in the special
18	maritime and territorial jurisdiction of the United
19	States or in any territory or possession of the
20	United States."; and
21	(2) in the table of sections at the beginning of
22	the chapter, by inserting after the item relating to
23	section 2252A the following:



"2252B. Pandering and solicitation.".

1	SEC04. PROHIBITION OF OBSCENITY DEPICTING
2	YOUNG CHILDREN.
3	(a) Chapter 71 of title 18, United States Code, is
4	amended—
5	(1) by inserting after section 1466 the fol-
6	lowing:
7	"§ 1466A. Obscene visual depictions of young children
8	"(a) Whoever, in a circumstance described in sub-
9	section (d), knowingly produces, distributes, receives, or
10	possesses with intent to distribute a visual depiction that
11	is, or is indistinguishable from, that of a pre-pubescent
12	child engaging in sexually explicit conduct, or attempts or
13	conspires to do so, shall be subject to the penalties set
14	forth in section 2252A(b)(1), including the penalties pro-
15	vided for cases involving a prior conviction.
16	"(b) Whoever, in a circumstance described in sub-
17	section (d), knowingly possesses a visual depiction that is,
18	or is indistinguishable from, that of a pre-pubescent child
19	engaging in sexually explicit conduct, or attempts or con-
20	spires to do so, shall be subject to the penalties set forth
21	in section 2252A(b)(2), including the penalties provided
22	for cases involving a prior conviction.
23	"(c) For purposes of this section—
24	"(1) the term 'visual depiction' includes unde-
25	veloped film and videotape, and data stored on com-
26	puter disk or by electronic means which is capable



1	of conversion into a visual image, and also includes
2	any photograph, film, video, picture, or computer or
3	computer-generated image or picture, whether made
4	or produced by electronic, mechanical, or other
5	means;
6	"(2) the term 'pre-pubescent child' means that
7	(A) the child, as depicted, is one whose physical de-
8	velopment indicates the child is 12 years of age or
9	younger; or (B) the child, as depicted, does not ex-
10	hibit significant pubescent physical or sexual matu-
11	ration. Factors that may be considered in deter-
12	mining significant pubescent physical maturation in-
13	clude body habitus and musculature, height and
14	weight proportion, degree of hair distribution over
15	the body, extremity proportion with respect to the
16	torso, and dentition. Factors that may be considered
17	in determining significant pubescent sexual matura-
18	tion include breast development, presence of axillary
19	hair, pubic hair distribution, and visible growth of
20	the sexual organs;
21	"(3) the term 'sexually explicit conduct' has the
22	meaning set forth in section 2256(2); and
23	"(4) the term 'indistinguishable' used with re-
24	spect to a depiction, means virtually indistinguish-
25	able, in that the depiction is such that an ordinary



1	person viewing the depiction would conclude that the
2	depiction is of an actual minor engaged in sexually
3	explicit conduct. This definition does not apply to
4	depictions that are drawings, cartoons, sculptures, or
5	paintings depicting minors or adults.
6	"(d) The circumstance referred to in subsections (a)
7	and (b) is that—
8	"(1) any communication involved in or made in
9	furtherance of the offense is communicated or trans-
10	ported by the mail, or in interstate or foreign com-
11	merce by any means, including by computer, or any
12	means or instrumentality of interstate or foreign
13	commerce is otherwise used in committing or in fur-
14	therance of the commission of the offense;
15	"(2) any communication involved in or made in
16	furtherance of the offense contemplates the trans-
17	mission or transportation of a visual depiction by the
18	mail, or in interstate or foreign commerce by any
19	means, including by computer;
20	"(3) any person travels or is transported in
21	interstate or foreign commerce in the course of the
22	commission or in furtherance of the commission of
23	the offense;
24	"(4) any visual depiction involved in the offense
25	has been mailed, or has been shipped or transported



1	in interstate or foreign commerce by any means, in-
2	cluding by computer, or was produced using mate-
3	rials that have been mailed, or that have been
4	shipped or transported in interstate or foreign com-
5	merce by any means, including by computer; or
6	"(5) the offense is committed in the special
7	maritime and territorial jurisdiction of the United
8	States or in any territory or possession of the
9	United States.
10	"(e) In a case under subsection (b), it is an affirma-
11	tive defense that the defendant—
12	"(1) possessed less than three such images; and
13	"(2) promptly and in good faith, and without
14	retaining or allowing any person, other than a law
15	enforcement agency, to access any image or copy
16	thereof—
17	"(A) took reasonable steps to destroy each
18	such image; or
19	"(B) reported the matter to a law enforce-
20	ment agency and afforded that agency access to
21	each such image.
22	"§ 1466B. Obscene visual representations of sexual
23	abuse of minors
24	"(a) Whoever, in a circumstance described in sub-
25	section (e), knowingly produces, distributes, receives, or



1	possesses with intent to distribute a visual depiction of any
2	kind, including a drawing, cartoon, sculpture, or painting,
3	that—
4	"(1) depicts a minor engaging in sexually ex-
5	plicit conduct; and
6	"(2) is obscene;
7	or attempts or conspires to do so, shall be subject to the
8	penalties set forth in section 2252A(b)(1), including the
9	penalties provided for cases involving a prior conviction.
10	"(b) Whoever, in a circumstance described in sub-
11	section (e), knowingly possesses a visual depiction of any
12	kind, including a drawing, cartoon, sculpture, or painting,
13	that—
14	"(1) depicts a minor child engaging in sexually
15	explicit conduct, and
16	"(2) is obscene,
17	or attempts or conspires to do so, shall be subject to the
18	penalties set forth in section 2252A(b)(2), including the
19	penalties provided for cases involving a prior conviction.
20	"(c) It is not a required element of any offense under
21	this section that the minor child depicted actually exist.
22	"(d) For purposes of this section, the terms 'visual
23	depiction' has the meaning given that term in section

24 1466A, and the terms 'sexually explicit conduct' and



1	'minor' have the meanings given those terms in section
2	2256(2)(B).
3	"(e) The circumstance referred to in subsection (a)
4	and (b) is that—
5	"(1) any communication involved in or made in
6	furtherance of the offense is communicated or trans-
7	ported by the mail, or in interstate or foreign com-
8	merce by any means, including by computer, or any
9	means or instrumentality of interstate or foreign
10	commerce is otherwise used in committing or in fur-
11	therance of the commission of the offense;
12	"(2) any communication involved in or made in
13	furtherance of the offense contemplates the trans-
14	mission or transportation of a visual depiction by the
15	mail, or in interstate or foreign commerce by any
16	means, including by computer;
17	"(3) any person travels or is transported in
18	interstate or foreign commerce in the course of the
19	commission or in furtherance of the commission of
20	the offense;
21	"(4) any visual depiction involved in the offense
22	has been mailed, or has been shipped or transported
23	in interstate or foreign commerce by any means, in-
24	cluding by computer, or was produced using mate

rials that have been mailed, or that have been



1	shipped or transported in interstate or foreign com-
2	merce by any means, including by computer; or
3	"(5) the offense is committed in the special
4	maritime and territorial jurisdiction of the United
5	States or in any territory or possession of the
6	United States.
7	"(f) In a case under subsection (b), it is an affirma-
8	tive defense that the defendant—
9	"(1) possessed less than three such images; and
10	"(2) promptly and in good faith, and without
11	retaining or allowing any person, other than a law
12	enforcement agency, to access any image or copy
13	thereof—
14	"(A) took reasonable steps to destroy each
15	such image; or
16	"(B) reported the matter to a law enforce-
17	ment agency and afforded that agency access to
18	each such image."; and
19	(2) in table of sections at the beginning of the
20	chapter, by inserting after the item relating to sec-
21	tion 1466 the following new items:
	"1466A. Obscene visual depictions of young children. "1466B. Obscene visual representations of pre-pubescent sexual abuse.".



(b)(1) Except as provided in paragraph (2), the applicable category of offense to be used in determining the sentencing range referred to in section 3553(a)(4) of title

i	18, United States Code, with respect to any person con-
2	victed under section 1466A or 1466B of such title, shall
3	be the category of offenses described in section 2G2.2 of
4	the Sentencing Guidelines.
5	(2) The Sentencing Commission may promulgate
6	guidelines specifically governing offenses under sections
7	1466A and 1466B of title 18, United States Code, pro-
8	vided that such guidelines shall not result in sentencing
9	ranges that are lower than those that would have applied
10	under paragraph (1).
11	SEC05. PROHIBITION ON USE OF MATERIALS TO FA-
12	CILITATE OFFENSES AGAINST MINORS.
13	Chapter 71 of title 18, United States Code, is
14	amended—
15	(1) by inserting at the end the following:
16	"§ 1471. Use of obscene material or child pornog-
17	raphy to facilitate offenses against mi-
18	nors
19	"(a) Whoever, in any circumstance described in sub-
20	section (c), knowingly—
21	"(1) provides or shows to a person below the
22	age of 16 years any visual depiction that is, or is in-
23	distinguishable from, that of a pre-pubescent child
24	engaging in sexually explicit conduct, any obscene

matter, or any child pornography; or



1	"(2) provides or shows any obscene matter or
2	child pornography, or any visual depiction that is, or
3	is indistinguishable from, that of a pre-pubescent
4	child engaging in sexually explicit conduct, or pro-
5	vides any other material assistance to any person in
6	connection with any conduct, or any attempt, incite-
7	ment, solicitation, or conspiracy to engage in any
8	conduct, that involves a minor and that violates
9	chapter 109A, 110, or 117, or that would violate
10	chapter 109A if the conduct occurred in the special
11	maritime and territorial jurisdiction of the United
12	States,
13	shall be subject to the penalties set forth in section
14	2252A(b)(1), including the penalties provided for cases in-
15	volving a prior conviction.
16	"(b) For purposes of this section—
17	"(1) the term 'child pornography' has the
18	meaning set forth in section 2256(8);
19	"(2) the terms 'visual depiction', 'pre-pubescent
20	child', and 'indistinguishable' have the meanings re-
21	spectively set forth for those terms in section
22	1466A(e); and
23	"(3) the term 'sexually explicit conduct' has the



1	"(c) The circumstance referred to in subsection (a)
2	is that—
3	"(1) any communication involved in or made in
4	furtherance of the offense is communicated or trans-
5	ported by the mail, or in interstate or foreign com-
6	merce by any means, including by computer, or any
7	means or instrumentality of interstate or foreign
8	commerce is otherwise used in committing or in fur-
9	therance of the commission of the offense;
10	"(2) any communication involved in or made in
11	furtherance of the offense contemplates the trans-
12	mission or transportation of a visual depiction or ob-
13	scene matter by the mail, or in interstate or foreign
14	commerce by any means, including by computer;
15	"(3) any person travels or is transported in
16	interstate or foreign commerce in the course of the
17	commission or in furtherance of the commission of
18	the offense;
19	"(4) any visual depiction or obscene matter in-
20	volved in the offense has been mailed, or has been
21	shipped or transported in interstate or foreign com-
22	merce by any means, including by computer, or was
23	produced using materials that have been mailed, or

that have been shipped or transported in interstate



1	or foreign commerce by any means, including by
2	computer; or
3	"(5) the offense is committed in the special
4	maritime and territorial jurisdiction of the United
5	States or in any territory or possession of the
6	United States."; and
7	(2) in the table of sections at the beginning of
8	the chapter, by inserting at the end the following:
	"1471. Use of obscene material or child pornography to facilitate offenses against minors.".
9	SEC06. EXTRATERRITORIAL PRODUCTION OF CHILD
10	PORNOGRAPHY FOR DISTRIBUTION IN THE
11	UNITED STATES.
12	Section 2251 is amended—
13	(1) by striking "subsection (d)" each place it
14	appears in subsections (a), (b), and (c) and inserting
15	"subsection (e)";
16	(2) by redesignating subsections (c) and (d), re-
17	spectively, as subsections (d) and (e); and
18	(3) by inserting after subsection (b) a new sub-
19	section (c) as follows:
20	"(c)(1) Any person who, in a circumstance described
21	in paragraph (2), employs, uses, persuades, induces, en-
22	tices, or coerces any minor to engage in, or who has a
23	minor assist any other person to engage in, any sexually
24	explicit conduct outside of the United States, its posses-



1	sions and Territories, for the purpose of producing any
2	visual depiction of such conduct, shall be punished as pro-
3	vided under subsection (e).
4	"(2) The circumstance referred to in paragraph (1)
5	is that—
6	"(A) the person intends such visual depiction to
7	be transported to the United States, its possessions,
8	or territories, by any means including by computer
9	or mail; or
10	"(B) the person transports such visual depic-
11	tion to, or otherwise makes it available within, the
12	United States, its possessions, or territories, by any
13	means including by computer or mail.".
14	SEC07. STRENGTHENING ENHANCED PENALTIES FOR
15	REPEAT OFFENDERS.
16	Sections 2251(e) (as redesignated by section
17	06(2)), 2252(b), and 2252A(b) of title 18, United
18	States Code, are each amended—
19	(1) by inserting "chapter 71," immediately be-
20	fore each occurrence of "chapter 109A,"; and
21	(2) by inserting "or under section 920 of title
22	10 (article 120 of the Uniform Code of Military Jus-
23	tice)," immediately before each occurrence of "or
24	under the lawe"



1	SEC08. SERVICE PROVIDER REPORTING OF CHILD
2	PORNOGRAPHY AND RELATED INFORMA-
3	TION.
4	(a) Section 227 of the Victims of Child Abuse Act
5	of 1990 (42 U.S.C. 13032) is amended—
6	(1) in subsection (b)(1)—
7	(A) by inserting "2252B," after "2252A,";
8	and
9	(B) by inserting "or a violation of section
10	1466A or 1466B of that title," after "of that
11	title),";
12	(2) in subsection (c), by inserting "or pursuant
13	to" after "to comply with";
14	(3) by amending subsection (f)(1)(D) to read as
15	follows:
16	"(D) where the report discloses a violation
17	of State criminal law, to an appropriate official
18	of a State or subdivision of a State for the pur-
19	pose of enforcing such State law.";
20	(4) by redesignating paragraph (3) of sub-
21	section (b) as paragraph (4); and
22	(5) by inserting after paragraph (2) of sub-
23	section (b) the following new paragraph:
24	"(3) In addition to forwarding such reports to
25	those agencies designated in subsection (b)(2), the
26	National Center for Missing and Exploited Children



1	is authorized to forward any such report to an ap-
2	propriate official of a state or subdivision of a state
3	for the purpose of enforcing state criminal law.".
4	(b) Section 2702 of title 18, United States Code is
5	amended—
6	(1) in subsection (b)—
7	(A) in paragraph (6)—
8	(i) by inserting "or" at the end of
9	subparagraph (A)(ii);
10	(ii) by striking subparagraph (B); and
11	(iii) by redesignating subparagraph
12	(C) as subparagraph (B);
13	(B) by redesignating paragraph (6) as
14	paragraph (7);
15	(C) by striking "or" at the end of para-
16	graph (5); and
17	(D) by inserting after paragraph (5) the
18	following new paragraph:
19	"(6) to the National Center for Missing and
20	Exploited Children, in connection with a report sub-
21	mitted thereto under section 227 of the Victims of
22	Child Abuse Act of 1990 (42 U.S.C. 13032); or";
23	and
24	(2) in subsection (c)—



1	(A) by striking "or" at the end of para-
2	graph (4);
3	(B) by redesignating paragraph (5) as
4	paragraph (6); and
5	(C) by adding after paragraph (4) the fol-
6	lowing new paragraph:
7	"(5) to the National Center for Missing and
8	Exploited Children, in connection with a report sub-
9	mitted thereto under section 227 of the Victims of
10	Child Abuse Act of 1990 (42 U.S.C. 13032); or".
11	SEC09. SEVERABILITY.
12	If any provision of this title, or the application of
13	such provision to any person or circumstance, is held in-
14	valid, the remainder of this title, and the application of
15	such provision to other persons not similarly situated or
16	to other circumstances, shall not be affected by such in-
17	validation.
18	SEC10. INVESTIGATIVE AUTHORITY RELATING TO
19	CHILD PORNOGRAPHY.
20	Section 3486(a)(1)(C)(i) of title 18, United States
21	Code, is amended by striking "the name, address" and
22	all that follows through "subscriber or customer utilized"
23	and inserting "the information specified in section
24	2703(e)(2)".



1	SEC11. AUTHORIZATION OF INTERCEPTION OF COM-
2	MUNICATIONS IN THE INVESTIGATION OF
3	SEXUAL CRIMES AGAINST CHILDREN.
4	Section 2516(1)(c) of title 18, United States Code,
5	is amended by inserting "1466A, 1466B," before "2251".
6.	SEC12. RECORDKEEPING TO DEMONSTRATE MINORS
7	WERE NOT USED IN PRODUCTION OF POR-
8	NOGRAPHY.
9	Not later than 1 year after enactment of this Act,
10	the Attorney General shall submit to Congress a report
11	detailing the number of times since January 1993 that
12	the Department of Justice has inspected the records of
13	any producer of materials regulated pursuant to section
14	2257 of title 18, United States Code, and section 75 of
15	title 28 of the Code of Federal Regulations. The Attorney
16	General shall indicate the number of violations prosecuted
17	as a result of those inspections.

